IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

IN RE: ETHICON, INC.,

LIABILITY LITIGATION

PELVIC REPAIR SYSTEM PRODUCTS

MDL No. 2327

THIS DOCUMENT RELATES TO

ETHICON WAVE 8 CASES LISTED IN

EXHIBIT A

NOTICE OF ADOPTION OF PRIOR DAUBERT MOTION TO EXCLUDE DIONYSIOS VERONIKIS, M.D.

Defendant Boston Scientific Corporation adopts and incorporates by reference its prior *Daubert* motion to exclude the opinions of Dionysios Veronikis, M.D., and memorandum in support. Boston Scientific Corp., Pelvic Repair Systems Product Liability Litigation MDL No 2326 [ECF No. 4807] Boston Scientific respectfully requests that the Court exclude Dionysios Veronikis, M.D.'s testimony, for the reasons expressed in the incorporated briefing. This notice applies to the Ethicon Wave 8 cases identified in **Exhibit A**.

Dated: October 18, 2018 Respectfully submitted,

By: /s/ Eric M. Anielak
Jon A. Strongman

Eric M. Anielak

SHOOK, HARDY & BACON L.L.P.

2555 Grand Boulevard

Kansas City, Missouri 64108 Telephone: 816.474.6550 Facsimile: 816.421.5547

jstrongman@shb.com eanielak@shb.com

ATTORNEYS FOR DEFENDANT **BOSTON SCIENTIFIC CORPORATION**

CERTIFICATE OF SERVICE

I hereby certify that on October 18, 2018, I caused the foregoing document to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the CM/ECF participants registered to receive service in this MDL.

Dated: October 18, 2018

Respectfully submitted,

/s/ Eric M. Anielak

Eric M. Anielak

ATTORNEY FOR DEFENDANT BOSTON SCIENTIFIC CORPORATION